

**FILED**  
MAR - 9 2020  
UNITED STATES BANKRUPTCY COURT  
SAN FRANCISCO, CA

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**United States Bankruptcy Court  
Northern District Of California  
San Francisco Division**

PG& E Corporation  
-And-  
Pacific Gas And Electric  
Company  
**Debtors**

Pro Se, Ginn M. Doose  
a/k/a Virginia M. Doose  
c/o P.O. Box 2310  
Clearlake, CA. 95422

**Creditor**  
*claim no. 59703*

Chapter 11  
Case No. 19-30088 (DM)  
(Lead Case)  
(Jointly Administered)

**Response to; Amended Notice Of  
Hearing on Approval (A) Proposed  
Statement For Debtors' And Shareholder  
Proponents' Joint Chapter 11 Plan of  
Reorganization; (B) Plan Solicitation And  
Voting Procedures; (C) Forms of Ballots,  
Solicitation Packages, And Related  
Notices; And (D) Other Related relief.**

Honorable Judge Dennis Montali, presiding. Having reviewed the; 2/11/20 Doc. # 5732,  
Amended Schedule for Disclosure Statement Approval and Plan Conformation, Amended Notice of  
Hearing dated 2/11/20 Doc. #5733, and the required January 31, 2020 Doc. #5590.

This creditor isn't sure I should be making decisions regarding the; **PG&E Corporation, and**

1  
2  
3 **Pacific Gas and Electric Company stock's, or the Fire Victims funds.**

- 4 • I must object to the proposed plan as it is written, I feel it is unconfirmable as a matter of  
5 law.  
6 • As a victim of the 2017-2018 North California fires, I myself was lucky. I didn't lose; a home,  
7 my Animals, or a love ones. I tend to lean towards providing practical help and assistance for the  
8 hard hit low income communities , and elderly sometimes overlooked.

9  
10 **Statement of Fact.**

11  
12 The settlement agreement of December 31, 2003 touched on the hydro electric facilities that are  
13 part of legal parcels regulated by the FERC, which speak to the 1966 Series H. Water Bonds.

- 14 • I filed as a creditor to the PG&E Corporation and Pacific Gas & Electric Bankruptcy to secure my  
15 Water Bonds 1966 series H. attached to my property/ estate known as; APN 625-0-140- 010 that  
16 matured in January of 1992.

- 17  
18 • A public notice was published in our local Ventura News Paper, I enclosed a copy of that notice  
19 with my original form filed with the Prime Clerk in Grand Station new York, NY 10163-4850.

- 20  
21 • I received a proof of claim number, and was requested to file additional support documents with  
22 the PG&E legal department. I sent a copy of the document list to the Prime Clerk in New York.

- 23  
24 • **Under Rule 2002 (a) (6), As a; Senior Claim Holder of Water Bonds.** I am requesting and I  
25 believe I am entitled to an **Obusman hearing**, due to the value of the 1966 Series Water Bonds.  
26

27 (2)

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2  
3 . I was declared a vexatious litigate February 8, 1993, and not allowed to defend myself. My Grant  
4 Deed with Santa Barbara Savings, states I have right to be heard in a court of Law when no  
5 default exist.

6  
7 . In the 1994 Metropolitan Water District Court Hearing, in Los Angeles Superior Court I was  
8 **prohibited from filing** a copy of my Grant Deed APN 652 -0-140-010 as exculpatory evidence.

9  
10 . In reading through January 31, 2020, P. 10, item 1.21 **Cause of Action (d) Claim of fraud,** and  
11 **(e) Fraudulent Transfer** while under a Bankruptcy Stay.

12  
13 **(D) Other Related relief.**

14 . The land –my ex-husband and I -purchased on April 4, 1979 parcel; APN 625- 0-140 - 010 B,  
15 became the desire of a Regional Director of the Office of Thrift Supervision for their personal  
16 gain. I was blocked from taking possession of my property and estate, or settling the violations to  
17 my home and property.

18  
19 . May 10-11, 1990, the OTS ordered Santa Barbara Federal Savings creditor home, property and  
20 estate were under the Central District Bankruptcy Receivership protection of RTC/FDIC.

21  
22 . The complex violations I've addressed to the Northern District Bankruptcy court started during the  
23 violation of my 1990-1991 Central District Bankruptcy Stay. The harassment escalated with the  
24 September 15, 1992 setting aside the alleged default, while my home, land and estate were in  
25 Receivership of the RTC/FDIC, (Bankruptcy Order dated January 28, 1992).

1  
2  
3 I copied and read the documents that were cited to bring me up to speed. It is my understanding  
4 whatever I don't bring before the Court in my request for an Obusman Hearing won't be allowed.  
5 I sincerely hope I have stayed within the allotted guidelines.  
6

7 I swear under the Laws of the State of California, that the aforementioned facts are true and  
8 Correct under penalty of perjury.  
9  
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13

14 Dated March 4, 2020

Ginn DooSE  
Respectfully Submitted by; Ginn M. Doose  
c/o P. O. Box 2310, Clearlake, CA. 95422

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## Proof of Service

By placing a true and correct copy of the; Response filing as stated on the first page , with affixed Postage atop, addresses as follows;

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Signed Ginn Doose  
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Dated 3-4-20

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